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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|---|-----------------|----------------------|---------------------|------------------|--|
| 10/583,112 | 08/28/2006 | Harald Syse | 007835.00007 | 1238 | |
| 28827 GARIE & GC | 7590 12/13/2007 | EXAMINER | | | |
| GABLE & GOTWALS 100 WEST FIFTH STREET, 10TH FLOOR TULSA, OK 74103 | | | HOOK, JAMES F | | |
| | | | ART UNIT | PAPER NUMBER | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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| | | Application No. | \ | Applicant(s) | | | | | |
| | | 10/583,112 | | SYSE ET AL. | | | | | |
| ť | Office Action Summary | Examiner | | Art Unit | | | | | |
| | | James F. Hook | | 3754 . | | | | | |
| The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply | | | | | | | | | |
| Δ V | A SHORTENED STATUTORY PERIOD FOR REPLY VHICHEVER IS LONGER, FROM THE MAILING DAExtensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period we Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS CON 36(a). In no event, however vill apply and will expire SI, cause the application to b | MUNICATION or, may a reply be tim X (6) MONTHS from to secome ABANDONED | l. ely filed the mailing date of this () (35 U.S.C. § 133). | , | | | | |
| Statu | ıs | | | | | | | | |
| 2a | Responsive to communication(s) filed on <u>17 Set</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E | action is non-final | nal matters, pro | | e merits is | | | | |
| Disp | osition of Claims | | | | | | | | |
| 5 6 _ 7 | Claim(s) 2-16 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 2-16 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or | vn from considerat | | | | | | | |
| Appl | ication Papers | | | • | | | | | |
| 10 | The specification is objected to by the Examine The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Examine | epted or b) objeded arawing(s) be held in ion is required if the | n abeyance. See drawing(s) is obj | 37 CFR 1.85(a). ected to. See 37 C | | | | | |
| Prior | rity under 35 U.S.C. § 119 | | | | | | | | |
| 12 | a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority documents application from the International Bureau * See the attached detailed Office action for a list | s have been receiv s have been receiv rity documents hav u (PCT Rule 17.2(a | ved. ved in Application ve been receive (a)). | on No d in this Nationa | l Stage | | | | |
| | hment(s) | ∧□. | Annious Surren | (DTO 442) | | | | | |
| 2) 🔲 | Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date | — _P 5) | nterview Summary aper No(s)/Mail Da lotice of Informal Pa ther: | te | | | | | |

DETAILED ACTION

Priority

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-8, and 11-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Campbell (384). The patent to Campbell discloses the recited plug for closing off a pipe comprising anchoring 26 and sealing 24 devices operated by at least one hydraulic cylinder near 68, with a piston 72 provided on a piston rod 76 that extends from both sides of the piston head 72 where such is provided with a control system to actuate or release the plug, a source of hydraulic fluid in the form of accumulator structures 44,194, a pump 36, and valve system are also provided as well as switches to control the actuation of the piston in both directions by reversing the flow, where such is provided with a neutral open position, where the fluid is allowed to flow through the different lines such that when the pump is not running pressure is relieved from the high pressure side of the hydraulic cylinder, the control element can include the valves 200,198 with at least an open and closed position where its neutral position of valve 198

is open, where valves are considered to be restrictive in nature inherently and valve 200 also would be restrictive in that such includes a check valve which would restrict flow inherently, the valves are switched, the piston rod runs through both sub chambers of the cylinder chamber 70, where flow lines are connected to the chamber on both sides of the piston head (see figure 8 for a better view of the system), the pump is considered a two way pump when such flow can be reversed therefrom, the plug comprises a first end plate 86 and a second endplate 78, the cylinder chamber 68 is connected to the second endplate and provided with the piston head 72 and piston rod 76 that runs through the whole chamber, the sealing means in the form of packer 24 arranged in abutment to an inner portion 120 of the endplate structure that is formed as a wedge where the first plate is attached to the piston rod, where the method is also set forth of utilizing the plug in a manner as set forth in claim 13 where activation of the pump pressurizes the cylinder to move the piston and actuate the plug by creating a differential pressure across the plug, and the system can be set to relieve the pressure and release the plug.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9, 10, 15, and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Campbell (384) in view of Early (WO 03/067134). The patent to Campbell discloses all of the recited structure with the exception of providing a spring to bias the piston, running the pump in the opposite direction to reverse flow, and providing the hydraulic fluid from a void one the other side of the piston head. The reference to Early discloses that it is old and well known in the art to form hydraulic plugs with pistons provided in cylinders where the piston can be biased by a spring element to a neutral position with the anchoring means retracted, where the entire hydraulic system is a closed system in the plug and thereby teaching that the hydraulic fluid is provided in a void on the other side of the piston head, and that the pump provided can be a two way pump and the pump can be activated in the opposite direction. It would have been obvious to one skilled in the art to modify the plug device in Campbell by providing a spring to bias the piston to the neutral open position for the plug, to locate the accumulators in a void on the other side of the piston, and to provide a two way pump to force the anchoring means to retract rather than waiting for it to retract on it's own as suggested by Early where such would make the plug more efficient and function faster to cut down on costs for labor.

Response to Arguments

Applicant's arguments filed September 17, 2007 have been fully considered but they are not persuasive. With respect to the arguments directed at the prior art with respect to Campbell having to have a valve activated is in contradiction to the present

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invention, such is not persuasive where the claim language does not exclude the use of a valve to trigger dump, therefore this argument appears more detailed than the claim language currently can support, where the prior art reference can have more structure and still meet the claim language. The same is true of the statement that applicants invention does not require activation with any valves, such is not prohibited by the claim language and the same reasoning from above applies. With respect to the request for a telephone interview, applicant is invited to call to set up an interview if they feel one is necessary, however, at this time there does not appear to be claimed structure which differs from the prior art record and there is no amendment the examiner can suggest at this time. As mentioned above, if applicant has a suggested amendment they are invited to call and set up an interview with the examiner to discuss any subsequent amendment.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James F. Hook whose telephone number is (571) 272-4903. The examiner can normally be reached on Monday to Wednesday, work at home Thursdays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kevin Shaver can be reached on (571) 272-4720. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.